images to access from said first library that selected first image and to the user selection of one of said set of said second images to superimpose said selected first image upon said selected first image.

- 332. The server adapted to support a client system as claimed in claim 331, wherein there is further comprised a memory for storing at least one webpage bearing indicia designed to be actuated by a user of the of the supported client system to select a corresponding one of said set of said second images, said programmed processor responsive to the actuation of one of said indicia to select the corresponding one of said set of said second images for embedding said selected second image into said webpage to be transmitted to and to be displayed by the supported client system.
- 333. The server adapted to support a client system as claimed in claim 332, wherein said memory stores a set of parameters, each of which defines a certain characteristic of said corresponding second image and a second webpage bearing indicia designed to be actuated by the user of the supported client system to select one of said set of said parameters to define that characteristic of said selected second image, and said programmed processor is programmed to respond to the actuation of an indicia of said second webpage corresponding to a selected one of said set of said parameters to set that characteristic of said second image.

REMARKS

This Amendment is make in response to the Final Office Action dated January 2, 2003. A Request for Extension of Time for 3 months is submitted herewith to extend the time for filing this Amendment to July 2 2003.

Applicant hereby elects, with traverse, to continue to prosecute the claims 65-99 and 169 and 181, which fall into Group II.

Applicant submits by this Amendment new claims 182 to 333. Applicant respectfully asserts that the following new claims as presented by this Amendment also fall with Group II. In a manner similar to claims 65-99, each of the aforementioned claims variously recites: a server, a client system, a webpage, embed image into webpage, action session, a network,

web interface, browser, email address, a communication path and electronic site. Therefore, Applicant respectfully asserts that the aforementioned claims are properly classified with the claims of Group II and therefore should now also be examined along with the above elected new claims.

If the Examiner has any questions with regard to this Amendment, he is requested to place a call to the undersigned.

Respectfully submitted,

R. Lewis Gable

Reg. No. 2/2,479

Attorney for Applicant

COWAN, LIEBOWITZ & LATMAN, P.C.

1133 Avenue of the Americas

New York, NY 10036

(212) 790-9200